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5	Attorneys for Plaintiff Criminal Productions, Inc.	
6	UNITED STATES DISTRICT COURT	
7		
8	DISTRICT OF NEVADA	
9	CRIMINAL PRODUCTIONS, INC., a Nevada Corporation,	Case No.: 2:16-cv-02704-JCM-PAL
10	Plaintiff,	STIPULATION AND ORDER TO
11	V.	EXTEND TIME TO FILE OPPOSITION
12		(First Request)
13	MARIA JENKINS, an individual; KIMBERLY CRAWFORD, an individual;	
14	CHRISTINA SUTTON, an individual; JULIUS LENON, an individual; JOSEPH	
15	SMITH, an individual; TRACY CORDOBA, an individual; MILES PILLUS, an individual;	
16	RAIMOND PEREZ, an individual.	
17	Defendants.	
18	Pursuant to Local Rule IA 6-1(a), Plaintiff CRIMINAL PRODUCTIONS, INC.	
19	("Plaintiff") and Defendant TRACY CORDOBA ("Defendant"), by and through their	
20	undersigned counsel, stipulate to a two-week extension for Defendant to file her Opposition to	
21	Plaintiff's Motion to Vacate Judgment Awarding Attorneys' Fees and Costs (ECF No. 62,	
22	"Motion to Vacate") from May 31, 2018, to June 14, 2018. This is the first request for such an	
23	extension.	
24	LR IA 6-1 provides that stipulations to ex	atend may be granted upon a showing of good
25	cause when brought prior to the expiration of the relevant deadline. LR IA 6-1(a). There is good	
26	cause to extend deadlines to provide parties with time to potentially resolve or narrow disputes	
27	without court intervention. Such is the case here.	

1	Plaintiff's Motion to Vacate was filed on May 17, 2018, by Plaintiff's new counsel. On	
2	May 30, 2018, counsel for Defendant brought various issues to the attention of Plaintiff's new	
3	counsel regarding the allegations and arguments set forth in the Motion to Vacate to which	
4	Plaintiff's counsel would like to respond. As these issues will impact the scope and arguments of	
5	Defendant's Opposition to the Motion to Vacate, the parties have stipulated to extend the deadline	
6	for such an Opposition by two weeks to provide adequate time to address such issues while still	
7	leaving Defendant time to file an Opposition after such efforts conclude.	
8	Good cause therefore exists and this stipulation should be granted.	
9	Dated: May 31, 2018	
10	WEIDE & MILLER, LTD. REID RUBINSTEIN BOGATZ	
11	By: /S/ F. Christopher Austin F. Christopher Austin, Esq. By: /S/ Kerry E. Kleiman Kerry E. Kleiman, Esq.	
12	F. Christopher Austin, Esq. <u>caustin@weidemiller.com</u> 10655 Park Run Drive, Suite 100 Kerry E. Kleiman, Esq. <u>kkleiman@rrblf.com</u> 300 South 4 th Street, Suite 830	
13	Las Vegas, NV 89144 Las Vegas, NV 89101	
14	Attorney for Plaintiff Criminal Productions, Attorney for Defendant Tracy Cordoba Inc.	
15	mc.	
16		
17	7 ORDER	
18	IT IS SO ORDERED	
19	Dated June 4, 2018.	
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21	UNITED STATES DISTRICT JUDGE	
22	UNITED STATES DISTRICT JUDGE	
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